

Abay Scientific Technologies, Inc. 631 Glastonbury Road

Nashville Tennessee 37217

Email. <u>Tsgzaw(@aol.com</u>

July 29, 2001

RECEIVED

AUG 0 3 2001

In reference to: U.S. Serial No. 09/442,256

Filed: November 17, 1999

**TECH CENTER 1600 2900** 

Entitled: "Anti - Cancer Extractions and Pharmaceutical Compositions and Methods"

Dr. Herbert Lilling Patent Examiner Art Unit 1651 Bldg CMI Room 11-B05 US Patent and Trading Office 2011 So. Clark Place Crystal Plaza 2 1B03 Mailroom Arlington, VA 22202

Dear Sir:

I welcome the opportunity to have direct communication with your office. I was previously corresponding with your office through the patent Attorneys of Kilpatrick Stockton LLP. In the past, I forwarded all necessary information to Kilpatrick Stockton LLP to be submitted to your office and have limited access to what has been submitted. I am requesting that the examiner inform me of any request for information by his office that was not submitted and an explanation to the status of his findings. Of particular concern to me is the question of whether the compound analysis produced by GC/MS application was considered as a basis of your determination The compounds identified using GC/MS application made my work distinct from previous works, and no previous work was supported with the compound analysis.

I have received a copy the "Office action Summary" of your findings from Kilpatrick Stockton LLP. If the examiner has utilized the compound-analysis work in arriving at his/her decision or is unwilling to review such work, then I agree to the action as stated on "Office Action Summary" of his her decision and I therefore have no further contest.

I am submitting with this application a check for \$55.00 fifty-five dollars to cover all applicable fees. If there are any questions, please contact my office. Thank you for your assistance in this matter.

Respectfully Submitted,

Tesfave Zerihun Yigzaw, President

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Office Action	n Summary
FRADEMARK.	

Application No

09/442,256

Applicant(s)

**YIGZAW** 

Éxaminer

Group Art Unit



& TRODEMAN	DR. HERBERT J. LILLING	1651
X Responsive to communication(s) filed on Nov (	<u>6, 2000</u>	<u>.</u>
X The action is FINAL.		
Since this application is in condition for allowand in accordance with the practice under <i>Ex-parta</i>		as to the merits is closed
A shortened statutory period for response to this aclinger, from the mailing date of this communication application to become abandoned (35 U.S.C. § 13 G.C.F.R.F. 136(a)	<ul> <li>Failure to respond within the period for resp</li> </ul>	ponse will cause the
Disposition of Claim		
Ж. Claim(a) 4 о, <u>8, 9, 12 14, 22, 24 26, 29, 32, 1</u>	30, 38 40, and 54 72	_ is/are pending in the applicat
Of the above, claim(s)	is/a	re withdrawn from consideration
. Claim(s)		
N × Laun(a) 22, 29, 30, and 30 40		
X Claims 4 6, 8, 9, 12 14, 22, 24 26, 29, 32, 36		ĺ
Application Papers  See the attached Notice of Draftsperson's Pa  The drawing(s) filed on		
The proposed drawing correction, filed on		sapproved
The specification is objected to by the Examin		
The oath or declaration is objected to by the E	: kaminer	RECEIVE [
Priority under 35 U.S.C. § 119		3UG 0.3 2001
Acknowledgement is made of a claim for fore	eign priority under 35 U.S.C. § 119(a)-(d)	
All _ Some* _ None _ of the CERTIFIE received	D copies of the priority documents have been	TECH CENTER 1609 2P
received in Application No. (Series Cod	de/Serial Number)	4
received in this national stage applicati	on from the International Bureau (PCT Rule 1	7.2(a))
*Certified copies not received		
Acknowledgement is made of a claim for dom	nestic priority under 35 U.S.C. § 119(e)	
Attachment(s)		
X; Notice of References Cited, PTO-892		
Information Disclosure Statement(s), PTO-144	49, Paper No(s)	
Interview Summary, PTO-413	DTO 040	
<ul> <li>Notice of Draftsperson's Patent Drawing Revie</li> <li>Notice of Informal Patent Application, PTO-15</li> </ul>		
Thouse of informal ratent Application, FTO-13		
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SEE OFFICE	ACTION ON THE FOLLOWING PAGES	